UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

In re

No. 13-53846

CITY OF DETROIT, MICHIGAN,

Chapter 9

Debtor.

HON. STEVEN W. RHODES

ATTACHMENT

APPELLEE STATE OF MICHIGAN'S DESIGNATION OF ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL

Design-	Docket	Filing	Description
ation	#	Date	
4.	13	7/18/013	Declaration of Charles M. Moore in Support of City of Detroit, Michigan's Statement of Qualifications Pursuant to Section 109(c) of the Bankruptcy Code

UNITED STATES BANKRUPTCY COURT **EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION**

Hassan Aleem and Carl Williams **Creditors**

VS

Case No. 13-53846

Hon. Steven W. Rhodes

CITY OF DETROIT, MICHIGN AND EMERGENCY MANAGER KEVYN D. ORR

Debtors

OBJECTION TO CHAPTER 9 BANKRUPTCY

Now Comes the creditor in pro se Hassan Aleem a retired builder inspector for city of Detroit and Carl Williams an interest party and both taxpayers in the city of Detroit and the state of Michigan.

The creditor and interest party object to the Bankruptcy for the following:

1) The Public Act 436 that the Bankruptcy is relying on did not receive the constitutional three-four vote as required to challenge the referendum of

the people in accordance to Article II section 9 of the Michigan constitution.

- 2)The Emergency Manager Kevyn Orr violated the Administrative Procedure Act 24.201 by not publishing his orders for sixty 60 days and hearing before it can become effective. The Supreme Court would sua sponte vacate order of state tax commission in equalization case for failure of the commission to proceed in accordance with the Administrative Procedures Act Saginaw County v. State Tax Commission (1974) 224 N.W.2d 283, 393 Mich 779, affirmed 244 N.W. 2d 909, 397 Mich. 550
- 3) We never received notice and hearing, which is a denial of due process of law. In the present context these principles require that a person have timely and adequate notice detailing the reasons for the notice and an effective opportunity to defend. Armstrong v. Manzo, 380 U. S. 545, 552 (1965).
- 4) The Local emergency financial assistance loan board mean the local emergency financial assistance loan board created under section 2 of the emergency municipal loan act 1980 PA 243, 243 MCL 141.932. The financial loan board responsibility is to loan money and not to appoint the emergency manager.

5) The emergency manager failed to comply with P.A. 436 by not providing a written mandatory financial and operating plan for the local government within 45 days after the emergency manager appointment, thus due process of law violation Article 1section 2 of Michigan State Constitution and the 5th and 14th Amendment of the Constitutions of the United States

The Financial manager, Kevyn Orr have not shown any plan to reduce the so call financial trouble the local city have before or after the 45 days.

Wherefore and the above reason we pray that this court grant relief declaring the bankruptcy invalid and null and void.

Sincerely submitted,

Hassan Aleem

2440 Taylor

Detroit, Michigan 48205

Carl Williams

10112 Somerset

Detroit, Michigan 48224

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Hassan Aleem and Carl Williams
Creditors

Case No. 13-53846

Hon. Steven W. Rhodes

CITY OF DETROIT, MICHIGN

AND EMERGENCY MANAGER

KEVYN D. ORR

Debtors

AFFIDAVIT IN SUPPORT OF OBJECTION TO CHAPTER 9 BANKRUPTCY

STATE OF MICHIGAN)
) SS
COUNT Y OF WAYNE)

We Carl Williams Hassan Reen

being first duly sworn, deposes and Say:

That we make this affidavit of personal knowledge; That we are a creditor

and interest party in this bankruptcy action and resident of Detroit, Taxpayers of the State of Michigan, and Citizens of the United States.

We never received notice and hearing, which is a denial of due process of law. In the present context these principles require that a person have timely and adequate notice detailing the reasons for the notice and an effective opportunity to defend. Armstrong v. Manzo, 380 U. S. 545, 552 (1965).

That the law and facts herein this in this affidavit in support of the objection of the bankruptcy. We have read and understand the facts to be true.

That we the affiants, if sworn as a witness, can testify competently to the facts stated in the objection and is true and correct to the best of our knowledge and belief.

Signed Carl Bullians

Subscribed and sworn to before me,

This 30th Day of August 2013

Notary Public

GLORIA ANN SURLES
NOTARY PUBLIC, STATE OF MI
COUNTY OF WAYNE
MY COMMISSION EXPIRES SEP 15, 2017
ACTING IN COUNTY OF WAYNE

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

Hassan Aleem and Carl Williams Creditors

vs 	Case No. 13-53846	
	Hon. Steven W. Rhodes	
CITY OF DETROIT, MICHIGN AND EMERGENCY MANAGER KEVYN D. ORR Debtors STATE OF MICHIGAN)	U.S. BAHKRUPTCY COURT E.B. MICHIGAN-BETROIT	
COUNT Y OF WAYNE)		
PROOF OF SE	RVICE	
Carl Williams	, being first duly sworn, deposes	
and Say: that on August 2013. I sent a co	opies of Objection to Chapter 9	
Bankruptcy upon the concern parties by cert	ified mail, at the following	
address:		

City of Detroit Corporation Council First National Building 600 Woodward Ave Detroit, Michigan 48226

Emergency Manager Kevyn Orr Coleman A. Young Municipal Center 2 Woodward 11th floor Detroit, Michigan 48226

Sign Col Billiany

Subscribed to and sworn to before me

This ____day of August 2013,

Notary